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THINGS POLICE EXHIBIT NO. 2.6

WITNESS JACQUELLUE K. V.

P Exhibit 3.6 Page 1 of 7

			Page 1 of 7
1			ILLINOIS POWER COMPANY
2			DOCKET NOS. 00-0259, 00-0395, 00-0461 (CONS.)
3			PREPARED REBUTTAL TESTIMONY OF
4			JACQUELINE K. VOILES
5			SEPTEMBER 12, 2000
6			I. WITNESS INTRODUCTION
7	1.	Q.	Please state your name, business address and present position.
8		A.	Jacqueline K. Voiles, 500 South 27th Street, Decatur, Illinois 62521. I am the
9			Manager of Delivery Services in the Business Development Services Department of
10			Illinois Power Company ("Illinois Power", "IP" or "Company").
11	2.	Q.	Have you previously submitted testimony and exhibits in this proceeding?
12		A.	Yes, on July 7, 2000, I submitted prepared direct testimony and exhibits in Docket
13			00-0461.
14	3.	Q.	What additional evidence are you presenting at this time?
15		A.	I am presenting rebuttal testimony identified as IP Exhibit 3.6.
16			II. PURPOSE OF TESTIMONY
17	4.	Q.	What is the purpose of your testimony?
18		A.	I am responding to the testimony filed August 29, 2000 by Richard Zuraski on behalf
19			of the Staff of the Illinois Commerce Commission ("Staff"), Robert Stephens on
20			behalf of the Illinois Industrial Energy Consumers ("IIEC"), Koby Bailey on behalf
21			of Nicor Energy, L.L.C. ("Nicor"), Michael P. Kagan on behalf of NewEnergy

Midwest, L.L.C. ("NewEnergy"), David Braun on behalf of Unicom Energy, Inc.

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of the Electric Service Customer Choice and Rate Relief Law of 1997 which states,

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45			Page 3 of 3 in essence, that the market values used for PPO bills are the values the electric utility
46			uses to calculate the customer's transition charges.
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	7.	Q.	If Illinois Power were to adopt the PJM adjustment for the on-peak and off-peak
48			values and thereby have 8760 values to calculate customer TC's and PPO bills, wha
49			issues become evident?
50		A.	From a customer perspective, using 8,760 hourly market values would create a
51			monthly PPO bill containing approximately 730 hours of market values multiplied
52			by the applicable hourly usage. The increased complexity of PPO bills would no
53			warrant the additional perceived value. The volatility of off-peak prices is no
54			substantial, as referenced by Messrs. Jones and Peters, as compared to the on-peak
55			prices which require, rightfully so, the application of the PJM adjustment. Also, the
56			amount of rework of Company programs is substantial in light of the perceived
57			customer benefits.
58			IV. MONTHLY UPDATES AND CUSTOMER DECISION WINDOW
59		1	(RESPONSE TO CILCO WITNESS MUNSON AND UNICOM WITNESS
60			BRAUN)
61	8.	Q.	Do you agree with Ms. Munson's and Mr. Braun's assertion that customers and
62			ARES are not given sufficient time to respond to the published market values and
63			transition charges?
64		A.	No, I do not agree. IP will publish Market Values and Group TC's by the 8th business
65			day of the month. This information along with customer specific TC's will be
66			available on IP's website by the 8th business day of the month as well. Customers

67 must submit a Direct Access Service Request ("DASR") no later than 7 calendar days 68 prior to their next scheduled meter read date. Ms. Munson's specific example (of a 69 customer in Bill Cycle 2 with a meter read date on the first of the month (based on 70 the year 2000)), is extreme but proves my point: this customer would have a 71 minimum of 8 and maximum of 16 days to examine the market values and TC's, 72 make final switching decisions and still meet the minimum DASR time requirements. 73 9. Q. Do you agree with Mr. Braun that the "compressed decision window" would cause 74 marketing activities to be compressed into a one to two week window? 75 A. No, I do not agree. First, Illinois Power Company has 21 billing cycles during the 76 77

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month. Therefore, only a small subset of IP's customers is in any particular billing cycle. Also, even though exact numbers may not be known until the 8th business day of the month, customers and ARES can follow the trends and be ready to make decisions once the final values are published. This situation is no different than the mortgage rates that are published for consumers. From my personal experience, following mortgage rate trends and being able to exercise my option rather quickly once the final mortgage rates were published proved to be a fairly easy and effective strategy.

V. RIDER PPO NOTIFICATION REQUIREMENTS (RESPONSE TO NICOR WITNESS BAILEY AND HEC WITNESS STEPHENS

- 86 10. Q. Do you agree with Mr. Bailey and Mr. Stephens that it might be difficult for a customer to sign-up for PPO without knowing the applicable pricing?
- 88 A. Somewhat. I would agree that a customer would want to know its TC and market

values prior to locking in a service such as PPO. Illinois Power requires a 30-day 89 notification from customers prior to receiving PPO service. Under IP's MVI filing, 90 market values and TC's will be known on the 8th business day of the month. 91 92 Customers with meter reads at the beginning of the month would have to submit PPO notification prior to the 8th business day of the month before market values and TC's 93 94 are known. However, if customers gave a 30-day notice to take PPO, they could 95 cancel the request within 5 business days of activation. Nonetheless, in order to 96 alleviate any concerns regarding PPO notice, Illinois Power is willing to modify the 97 30-day PPO requirement to be the lesser of either 30 days or the length of time

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VI. INITIAL IMPLEMENTATION (RESPONSE TO HEC WITNESS STEPHENS)

between the 10th business day of a month and the scheduled meter read date for the

101 11. Q. Do you have any comments with regard to Mr. Stephens' understanding of how

102 IP is approaching the initial implementation of Rider MVI?

next calendar month.

103 Yes. As Mr. Stephens indicates, IP is currently considering an approach that A. would use the 2000 NFF market values until the customer's anniversary date, at 104 which point they would convert to the market value index. This is still correct, 105 however, if a customer's first anniversary date following implementation of Rider 106 MVI is on or after January 1, 2002, the Company will reset that customer's TC on 107 January 1, 2002 using the values from Rider MVI and will recalculate the TC's 108 again on their actual first anniversary date in 2002. This clarification will prevent 109 any gap in the application of Rider MVI if the NFF process is eliminated 110

111			altogether for 2002.
112	VII	. <u>VER</u>	IFICATION OF CLASS SPECIFIC LOAD WEIGHTED MARKET VALUES
113			(RESPONSE TO STAFF WITNESS ZURASKI)
114	12.	Q.	Do you agree with Mr. Zuraski that he found discrepancies between his calculations
115			and IP's calculations of class-specific market values?
116		A.	Yes. I agree with Mr. Zuraski's statement that a discrepancy was discovered. Illinois
117			Power is in the process of remedying this situation and will be filing a correction
118			with the Illinois Commerce Commission in the very near term.
119			VIII. ICC STAFF EXHIBIT 3.1 SCHEDULE 14
120	13.	Q.	Have you reviewed ICC Staff Exhibit 3.1 Schedule 14: Illinois Power Company's
121			Annualized Market Values for Various Load Profiles?
122		A.	Yes, I have reviewed this exhibit and have discovered that while the Distribution
123			losses and the T & D losses at the transmission level are correct, the cumulative T&D
124			losses for the distribution level voltages are misstated. The correct values are 1) 2.4
125			kV—8.71%, 2) 12.47 kV—6.53%, and 3) 34.5 kV—3.66%.
126	14.	Q.	Can you explain why Mr. Zuraski's exhibit misstates the cumulative T & D loss
127			factors for customers below 69 kV?
128		A.	I believe that the differences exist because of the language in SC 110, Section 11(b),
129			Energy Losses. The tariff states that losses are determined by summing the losses
130			determined through the Loss Compensation Service of Utility's Open Access
131			Transmission Service and the losses set forth at the various delivery voltages as

132			Page 7 of 7 stated in the Tariff. It appears that Mr. Zuraski added the transmission losses to the
133			distribution losses to obtain his total loss for the system.
134	15.	Q.	Does summing the two loss factors achieve the cumulative loss adjustments identified
135			in Illinois Power's loss compensation study in Docket No. 99-0120/99-0134?
136		A.	No. For customers with delivery voltages below 69 kV, summing the two losses does
137			not achieve the cumulative losses as identified in Illinois Power's Delivery Services
138			Tariff Case. The correct method is to take the market value and multiply by one plus
139			the transmission loss factor and then take that result and multiply by one plus the
140			appropriate delivery voltage level loss factor as specified in SC 110.
141	16.	Q.	Does Illinois Power plan to revise the language in SC 110 to make this process more
142			clear?
143		A.	Yes. Illinois Power would be willing to change the language in order to clarify the
144			methodology currently employed.
145	17.	Q.	Does this conclude your prepared rebuttal testimony?
146		A.	Yes, it does.